Application Number	Application No.	Applicant(s) YAGI ET AL.	enema t

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TERMINAL DISCLAIMER	APPROVED	DISAPPROVED
Document Code - DISQ	This patent is subject to a Terminal	
INTERNAL DOCUMENT – DO NOT MAIL	Disclaimer	

U.S. Patent and Trademark Office

HE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

Confirmation No. 1173

Docket No. 2003_1642

Tomotaka YAGI et al.

Serial No. 10/712,349

Group Art Unit 2616

Filed November 14, 2003

Examiner Huy Thanh Nguyen

OPTICAL DISC, OPTICAL DISC RECORDING APPARATUS, AND OPTICAL DISC RECORDING METHOD FOR FACILITATING DUBBING, STORAGE MEDIUM FOR STORING OPTICAL DISC RECORDING PROGRAM FOR FACILITATING DUBBING, OPTICAL DISC REPRODUCING APPARATUS, AND OPTICAL DISC REPRODUCING METHOD

THE COMMISSIONER IS AUTHORIZE TO CHARGE ANY DEFICIENCY IN TH FEES FOR THIS PAPER TO DEPOSIT **ACCOUNT NO. 23-0975**

SUBMISSION OF REPLACEMENT TERMINAL DISCLAIMER

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Enclosed herewith is a replacement Terminal Disclaimer to be substituted for the Terminal Sir: Disclaimer originally filed on November 30, 2004 which inadvertently listed the wrong application number. The enclosed Terminal Disclaimer correctly lists the application number thereon. As indicated in M.P.E.P. section, 1490, it is respectfully requested that the terminal disclaimer fee paid on November 30, 2004 be applied to this replacement Terminal Disclaimer.

Respectfully submitted,

Tomotaka YAGI et al.

David M. Ovedowitz Registration No. 45,336

Attorney for Applicants

DMO/jmj Washington, D.C. 20006-1021 Telephone (202) 721-8200 Facsimile (202) 721-8250 April 4, 2005

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DUBBING, OPTICAL DISC REPRODUCING
APPARATUS, AND OPTICAL DISC
REPRODUCING METHOD

TERMINAL DISCLAIMER UNDER 37 C.F.R, 1,321

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

The owner, Matsushita Electric Industrial Co., Ltd., of 100% interest in the instant application, hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of U.S. patent numbers 6,282,363, 6,393,206, 6,404,980, 6,678,466, and 6,456,780. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and U.S. patent numbers 6,282,363, 6,393,206, 6,404,980, 6,678,466, and 6,456,780 are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term

as defined in 35 U.S.C. '154 to 156 and 173 of U.S. patent numbers 6,282,363, 6,393,206, 6,404,980, 6,678,466, and 6,456,780, as presently shortened by any terminal disclaimer, in the event that it later: expires for failure to pay a maintenance fee; is held unenforceable; is found invalid by a court of competent jurisdiction; is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321; has all claims cancelled by a reexamination certificate; is reissued; or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.

In accordance with 37 CFR 3.73(b), the evidentiary materials have been reviewed and it is certified that, to the best of the Petitioner's knowledge and belief, title is in the Petitioner seeking to take action.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

The undersigned representative verifies that he/she is authorized to take this action on behalf of the Petitioner.

Respectfully submitted,

Tomotaka YAGI et al.

Michael S. Huppert Registration No. 40,268

Attorney for Applicant

MSH/jmj Washington, D.C. 20006-1021 Telephone (202) 721-8200 Facsimile (202) 721-8250 April 4, 2005

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	The T.D. is d the term of th	lirected to a particular claim(s), which the entire patent to be granted" (MPEP	is not acceptable since "1 1490) (see ¶¶ 14.26 & 1	4.26.02).		
V	The person v	who signed the T.D.:				
		attorney "of record" (see ¶¶ 14.29 and	d 14.29.01).			
	is not an	ed to state his/her capacity to sign for the	he business entity (see ¶	14.28).		
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	is not re	ecognized as an officer of the assignee	(See ii ii 125 a. 1		submitted nor is the re	el and frame number
	No docume specified a the specify	entary evidence of a chain of title from s to where such evidence is recorded in ving of the reel and frame number may	the original inventor(s) to the Office (see 37 CFR) be found in the T.D. or it	to assignee has bee	O.G. 72). NOTE: This do of record in the application	ocumentary evidence or on (see ¶ 14.30).
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L		s not signed (see ¶¶ 14.26 & 14.26.03 number of the application (or the num	iber of the patent) which	forms the basis for	the double patenting reje	Officer to
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		notified applicant(s) of the status of the	e Terminal Disclaimer fil	ed in this case.		
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